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NOTICE OF ALLOWANCE AND FEE(S) DUE

22850

7590

06/30/2009

EXAMINER

STOKELY-COLLINS, JASMINE N

ART UNIT PAPER NUMBER

OBLON, SPIVAK, MCCLELLAND MAIER & NEUSTADT, P.C. 1940 DUKE STREET ALEXANDRIA, VA 22314

2423 DATE MAILED: 06/30/2009

APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/625,712	07/23/2003	Paul Szucs	282716US8X	8130

TITLE OF INVENTION: NETWORK FUNCTIONALITY FOR MULTIMEDIA HOME PLATFORM TERMINAL DEVICES

l	APPLN. TYPE	SMALL ENTITY	ISSUE FEE DUE	PUBLICATION FEE DUE	PREV. PAID ISSUE FEE	TOTAL FEE(S) DUE	DATE DUE
	nonprovisional	NO	\$1510	\$300	\$0	\$1810	09/30/2009

THE APPLICATION IDENTIFIED ABOVE HAS BEEN EXAMINED AND IS ALLOWED FOR ISSUANCE AS A PATENT. PROSECUTION ON THE MERITS IS CLOSED. THIS NOTICE OF ALLOWANCE IS NOT A GRANT OF PATENT RIGHTS. THIS APPLICATION IS SUBJECT TO WITHDRAWAL FROM ISSUE AT THE INITIATIVE OF THE OFFICE OR UPON PETITION BY THE APPLICANT. SEE 37 CFR 1.313 AND MPEP 1308.

THE ISSUE FEE AND PUBLICATION FEE (IF REQUIRED) MUST BE PAID WITHIN THREE MONTHS FROM THE MAILING DATE OF THIS NOTICE OR THIS APPLICATION SHALL BE REGARDED AS ABANDONED. THIS STATUTORY PERIOD CANNOT BE EXTENDED. SEE 35 U.S.C. 151. THE ISSUE FEE DUE INDICATED ABOVE DOES NOT REFLECT A CREDIT FOR ANY PREVIOUSLY PAID ISSUE FEE IN THIS APPLICATION. IF AN ISSUE FEE HAS PREVIOUSLY BEEN PAID IN THIS APPLICATION (AS SHOWN ABOVE), THE RETURN OF PART B OF THIS FORM WILL BE CONSIDERED A REQUEST TO REAPPLY THE PREVIOUSLY PAID ISSUE FEE TOWARD THE ISSUE FEE NOW DUE.

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III. All communications regarding this application must give the application number. Please direct all communications prior to issuance to Mail Stop ISSUE FEE unless advised to the contrary.

IMPORTANT REMINDER: Utility patents issuing on applications filed on or after Dec. 12, 1980 may require payment of maintenance fees. It is patentee's responsibility to ensure timely payment of maintenance fees when due.

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ALEXANDRIA	, VA 22314		tran	smitted to the USPTO	O (571) 273-2885, on the	date indicated below. (Depositor's name)
						(Signature)
						(Date)
APPLICATION NO.	FILING DATE		FIRST NAMED INVENTOR	. A	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/625,712 TITLE OF INVENTION	07/23/2003 I: NETWORK FUNCTIO	ONALITY FOR MULTIN	Paul Szucs MEDIA HOME PLATFOR	EM TERMINAL DEV	282716US8X /ICES	8130
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nonprovisional	NO	\$1510	\$300	\$0	\$1810	09/30/2009
EXAM	IINER	ART UNIT	CLASS-SUBCLASS			
STOKELY-COLL	INS, JASMINE N	2423	725-085000			
"Fee Address" ind PTO/SB/47; Rev 03-0 Number is required. 3. ASSIGNEE NAME A PLEASE NOTE: Unl	ondence address (or Cha B/122) attached. ication (or "Fee Address 12 or more recent) attach ND RESIDENCE DATA less an assignee is ident h in 37 CFR 3.11. Comp	nge of Correspondence "Indication form led. Use of a Customer A TO BE PRINTED ON This ified below, no assignee	2. For printing on the p (1) the names of up to or agents OR, alternati (2) the name of a singl registered attorney or a 2 registered patent atto listed, no name will be THE PATENT (print or tyldata will appear on the pT a substitute for filing an (B) RESIDENCE: (CITY	o 3 registered patent a vely, le firm (having as a n agent) and the names rneys or agents. If no printed.	nember a of up to o name is 3 is identified below, the	document has been filed for
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5. Change in Entity Sta	tus (from status indicated	· · · · · · · · · · · · · · · · · · ·	b. Applicant is no lon	ger claiming SMALI	ENTITY status. See 37 (CFR 1.27(g)(2).
						the assignee or other party in
Authorized Signature						
Typed or printed name						
This collection of inform an application. Confiden submitting the completed this form and/or suggesti	nation is required by 37 C tiality is governed by 35 d application form to the ions for reducing this but	CFR 1.311. The information U.S.C. 122 and 37 CFR USPTO. Time will vary rden, should be sent to the	on is required to obtain or r 1.14. This collection is est depending upon the indive e Chief Information Office	retain a benefit by the timated to take 12 mi vidual case. Any com er, U.S. Patent and The	public which is to file (an nutes to complete, include ments on the amount of trademark Office, U.S. De	and by the USPTO to process) ing gathering, preparing, and ime you require to complete partment of Commerce, P.O.

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10/625,712	07/23/2003	Paul Szucs	282716US8X	8130	
22850	22850 7590 06/30/2009		EXAMINER		
OBLON, SPIVA	K, MCCLELLAND	STOKELY-COLLINS, JASMINE N			
	1940 DUKE STREET			PAPER NUMBER	
ALEXANDRIA,	VA 22314		2423		
			DATE MAILED: 06/30/2009		

Determination of Patent Term Adjustment under 35 U.S.C. 154 (b)

(application filed on or after May 29, 2000)

The Patent Term Adjustment to date is 971 day(s). If the issue fee is paid on the date that is three months after the mailing date of this notice and the patent issues on the Tuesday before the date that is 28 weeks (six and a half months) after the mailing date of this notice, the Patent Term Adjustment will be 971 day(s).

If a Continued Prosecution Application (CPA) was filed in the above-identified application, the filing date that determines Patent Term Adjustment is the filing date of the most recent CPA.

Applicant will be able to obtain more detailed information by accessing the Patent Application Information Retrieval (PAIR) WEB site (http://pair.uspto.gov).

Any questions regarding the Patent Term Extension or Adjustment determination should be directed to the Office of Patent Legal Administration at (571)-272-7702. Questions relating to issue and publication fee payments should be directed to the Customer Service Center of the Office of Patent Publication at 1-(888)-786-0101 or (571)-272-4200.

	Application No.	Applicant(s)			
	Application No.				
Notice of Allowability	10/625,712	SZUCS ET AL.			
Notice of Allowability	Examiner	Art Unit			
	JASMINE STOKELY-COLLINS	2423			
The MAILING DATE of this communication appeal all claims being allowable, PROSECUTION ON THE MERITS IS herewith (or previously mailed), a Notice of Allowance (PTOL-85) NOTICE OF ALLOWABILITY IS NOT A GRANT OF PATENT R	(OR REMAINS) CLOSED in this ap or other appropriate communication IGHTS. This application is subject to	plication. If not included n will be mailed in due course. THIS			
1. X This communication is responsive to applicant's reply to N	on-Final Rejection, dated 2/18/2009				
2. ☑ The allowed claim(s) is/are <u>1-15,17-27 and 30</u> .					
 3. Acknowledgment is made of a claim for foreign priority ur a) All b) Some* c) None of the: 1. Certified copies of the priority documents have 					
Certified copies of the priority documents have	e been received in Application No	·			
3. Copies of the certified copies of the priority do	cuments have been received in this	national stage application from the			
International Bureau (PCT Rule 17.2(a)).					
* Certified copies not received:					
Applicant has THREE MONTHS FROM THE "MAILING DATE" noted below. Failure to timely comply will result in ABANDONN THIS THREE-MONTH PERIOD IS NOT EXTENDABLE.		complying with the requirements			
4. A SUBSTITUTE OATH OR DECLARATION must be subm INFORMAL PATENT APPLICATION (PTO-152) which give					
5. CORRECTED DRAWINGS (as "replacement sheets") mus	st be submitted.				
(a) ☐ including changes required by the Notice of Draftspers	son's Patent Drawing Review(PTO	-948) attached			
1) ☐ hereto or 2) ☐ to Paper No./Mail Date	•				
(b) ☐ including changes required by the attached Examiner's Amendment / Comment or in the Office action of Paper No./Mail Date					
Identifying indicia such as the application number (see 37 CFR 1 each sheet. Replacement sheet(s) should be labeled as such in t					
6. DEPOSIT OF and/or INFORMATION about the depo attached Examiner's comment regarding REQUIREMENT					
Attachment(s)	5. The Connection of the Comment	Detect Application			
1. Notice of References Cited (PTO-892)	5. Notice of Informal F				
 Notice of Draftperson's Patent Drawing Review (PTO-948) Information Disclosure Statements (PTO/SB/08), 	6.	te			
Paper No./Mail Date	7. 🖂 Lamillei s Americi	THE THE CONTINUENT			
4. Examiner's Comment Regarding Requirement for Deposit of Biological Material		ent of Reasons for Allowance			
	9. Other				
/Jasmine Stokely-Collins/	/Andrew Y Koenig/				
Examiner, Art Unit 2423	Supervisory Patent Ex	aminer, Art Unit 2423			

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Art Unit: 2423

DETAILED ACTION

Response to Arguments

1. Applicant's arguments filed ON 2/18/2009 have been fully considered but they are not persuasive.

Page 2, lines 18-22, states "According to the MHP standard, the TV receiver loads said MHP software applications from the broadcast stream. The MHP terminal device receives a transport stream from the broadcast interface (satellite, cable, terrestrial, etc.). It detects that MHP applications are present and can load and launch such applications". Therefore, limitation "wherein said MHP broadcast applications are configured to be identified, loaded, and launched within said MHP terminal device" is know in the art and taught by the MHP standard.

However, after further consideration the examiner withdraws her rejection of claim 16. It is not known in the art to include an object carousel in a local network device for transmitting MHP applications in the local network. The MHP specification teaches an object carousel for transmitting broadcast MHP applications via broadcast protocols, not MHP applications that are locally transmitted through a network.

2. An examiner's amendment to the record appears below. Should the changes and/or additions be unacceptable to applicant, an amendment may be filed as provided by 37 CFR 1.312. To ensure consideration of such an amendment, it MUST be submitted no later than the payment of the issue fee.

Authorization for this examiner's amendment was given in a telephone interview with Michael Gellner on 6/16/2009.

The application has been amended as follows:

Claim 1: line 6, delete last "and".

Claim 1: line 9, at the beginning of the line, insert – object carousel generators in --.

Page 3

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Claim 1: line 12, at the end of the line, replace "." with --; and --.

Claim 1: add line 13, -- wherein said object carousel generators are configured to segment said local network MHP applications into a set of data packets, and to repeatedly transmit said set of data packets. --.

Claim 15: line 14, delete last "and".

Claim 15: line 16, at the end of the line, replace "." with --; and --.

Claim 15: add line 17, -- an object carousel generator configured to segment said local network MHP applications into a set of data packets, and to repeatedly transmit said set of data packets. --.

Delete claim 16.

Claim 23: line 10, delete last "and".

Claim 23: line 12, at the end of the line, replace "." with --; and --.

Claim 23: add line 13, -- configuring an object carousel generator to segment said local network MHP applications into a set of data packets, and to repeatedly transmit said set of data packets. --.

Claim 30: line 10, delete last "and".

Claim 30: line 12, at the end of the line, replace "." with --; and --.

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Claim 30: add line 13, -- configuring an object carousel generator to segment said local network MHP applications into a set of data packets, and to repeatedly transmit said set of data packets. --.

- 3. The following is an examiner's statement of reasons for allowance:
- 4. The prior art fails to teach or render obvious the claimed invention taken as a whole, the invention comprising an MHP terminal device comprising: a broadcast interface configured to receive a broadcast transport stream, wherein broadcast MHP applications to be launched at said MHP terminal device are transmitted within said broadcast transport stream and are received via said broadcast interface, wherein said MHP broadcast applications are configured to be identified, loaded and launched within said MHP terminal device;

a local network interface configured to connect said MHP terminal device to a local network, and for receiving local network transport streams emanating from object carousel generators in other network devices connected to said local network so that local network MHP applications providing user interface resources according to a MHP standard to be launched at said MHP terminal device are transmitted within said local network transport streams and are received via said local network interface; and wherein said object carousel generators are configured to segment said local network MHP applications into a set of data packets, and to repeatedly transmit said set of data packets.

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The closest prior art, US Patent 7,200,683 B1 to Wang, teaches a terminal device capable of receiving information from connected network devices to create GUIs for controlling the network devices. This control information is transported using MPEG-2. US Patent Application Publication 2002/0047860 to Ceulaer teaches the use of MHP to organize multiple applications resident on a device. However, the prior art fails to teach a network device containing an object carousel generator configured to segment local network MHP applications into a set of data packets, and to repeatedly transmit said set of data packets. The examiner was unable to find art teaching object carousel generators for transmitting MHP applications in a local network.

Conclusion.

Any comments considered necessary by applicant must be submitted no later than the payment of the issue fee and, to avoid processing delays, should preferably accompany the issue fee. Such submissions should be clearly labeled "Comments on Statement of Reasons for Allowance."

Any inquiry concerning this communication or earlier communications from the examiner should be directed to JASMINE STOKELY-COLLINS whose telephone number is (571) 270-3459. The examiner can normally be reached on M-Th 9:30-5:00 EST.

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Art Unit: 2423

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Andrew Koenig can be reached on (571) 272-7296. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

/Jasmine Stokely-Collins/ Examiner, Art Unit 2423

/Andrew Y Koenig/ Supervisory Patent Examiner, Art Unit 2423